UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION CHAPTER 13 PLAN

Debtor(s)	Case No:	
[<u>#</u> Amendo	ed (if applicable)] Chapter 13 Plan	
CHECK ONE:		
	s that the Plan does not deviate from to f the filing of this case. Any nonconf	*
-	provisions that are specific to this Plan ny nonconforming provisions not set	
thirty (30) days from filing/conver of months. In the even	ENTS: Including Trustee's fee of 10 rsion date. Debtor ¹ to pay to the Trustee the Trustee does not retain the full ared creditors pro-rata under the plan:	stee for the period
A. \$ for months B. \$ for months C. \$ for months	;	
in order to pay the following cred	itors:	
2. ADMINISTRATIVE ATTOR	RNEY FEE: \$ TOTAL PAI	ID \$
Balance Due \$	Payable Through Plan \$	Monthly
3. PRIORITY CLAIMS [as defi	ined in 11 U.S.C. §507]:	
Name of Creditor		Total Claim

 $^{^{1}}$ All references to "Debtor" include and refer to both of the debtors in a case filed jointly by two individuals.

TRUSTEE FEES: Trustee shall receive a fee from each payment received, the percentage of which is fixed periodically by the United States Trustee.

SECURED CLAIMS:

Pre-Confirmation Adequate Protection Payments: No later than 30 days after the date of the filing of this Plan or the Order for Relief, whichever is earlier, the Debtor shall make the following adequate protection payments to creditors pursuant to \$1326(a)(1)(C). If the Debtor makes such adequate protection payments on allowed claims to the Trustee pending confirmation of the Plan, the creditor shall have an administrative lien on such payment(s), subject to objection.

	Collateral	Adequate Protection Pmt. in Plan
Mortgage Payments Paid sums due under the propose to the Trustee as part of the be adjusted up or down as part of the due to the date after the case	through the Plan: Debe ed Plan, all regular month plan. These regular month provided for under the load e is filed and continuing	Which Debtor Intends to Retain a potential pay, in addition to all other hely post-petition mortgage payments they mortgage payments, which may an documents, are due beginning the each month thereafter. The Trustee following mortgage claims:
Name of Creditor	Collateral	Estimated Payment
Arrearages Paid through requiring all post-petition m	the Plan: In addition to cortgage payments to be p	Thich Debtor Intend(s) to Retain the provisions in Paragraph A above aid to the Trustee as part of the Plante following mortgage claims:
The second second buy the best		

Modification shall make the of the Debtor	Claims Secure : Pending the e following add's gross month rminate effection	e resolution of equate protect ly income. A	of a mortga ion payment bsent furth	ge modificat nts to the Tru er order of th	ion request, a stee, calcular his Court, the	the Debtor ted at 31% automatic
Name of Cre	ditor Colla	teral	Paymen	t Amt (at 31	(%)	
shown below confirmation	Claims Securion or as modified and susavailability of	ied will be l stained by the	Upon confi binding un	rmation of the	ne Plan, the in y written ob	nterest rate ojection to
Creditor	Collateral	Ad. Prot. l	Pmt. Se	ec. Balance	Interest @	%
Applicable:	Callataral	·				
Creditor	Collateral	Ad. Prot P	mt. in Plai	n Value I	nterest @	%
	Claims secure d any Arreara ditor Colla	nges Paid in P	_		Adequate 1	
	unoi Colla	iciai Au.	. 1 1 0 0 1 1110	III I IAII	Alledia	

secured claims/lease claims are to be outside the Plan. The automatic stay is upon the filing of this Plan. Nothing I	laims Paid Direct by the Debtor: The following paid direct to the creditor or lessor by the Debtors terminated <i>in rem</i> as to these creditors and lessors herein is intended to terminate any codebtor stay or contract rights. The Plan must provide for the e/Executory Contract section below.
Name of Creditor	Property/Collateral
following collateral/leased property neptition unless specified otherwise in to these creditors/lessors upon the filiany applicable codebtor stay or to about	al/Leased Property: Debtor will surrender the olater than thirty (30) days from the filing of the he Plan. The automatic stay is terminated <i>in rem</i> as ang of this Plan. Nothing herein is intended to lift ogate Debtor's state law contract rights. The Plance claims in the Lease/Executory Contract section
Name of Creditor	Property/Collateral to be Surrendered
SECURED – LIENS TO BE AVOID Name of Creditor Collater	
LEASES/EXECUTORY CONTRAC	
	ıme/Reject-Surrender Estimated Arrears

claims shall receive a pro rata share payments to the above referenced cred	ORS: General unsecured creditors with allowed of the balance of any funds remaining after litors or shall otherwise be paid pursuant to the rming Plan. The estimated dividend to unsecured
ADDITIONAL PROVISIONS:	
1. Secured creditors, whether or not esecuring such claims;	dealt with under the Plan, shall retain the liens
	nall be based upon the amount set forth in the int as may be allowed by a specific Order of the
3. Property of the estate (check one)*	
	Debtor until the earlier of Debtor's discharge or the Court orders otherwise; or
(b) shall vest in the Deb	otor upon confirmation of the Plan.
(b), property of the estate shall	or (b) above, or if the Debtor checks both (a) and I not vest in the Debtor until the earlier of the of this case, unless the Court orders otherwise.
belief. The Trustee shall only make pay	s Plan are based upon Debtor's best estimate and ment to creditors with filed and allowed proof of be controlling, unless the Court orders otherwise.
5. Case Specific Provisions:	
Debtor	Dated:
Debtor	Dated: